UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In re:	Case No. 14-46496
VINCENT LENNY SALLY, pro se,	Chapter 7
Debtor/	Judge Thomas J. Tucker
ORDER DISMISSING CASE	
On April 15, 2014, Debtor filed a volunt commencing this case. On April 18, 2014, Deb # 16), which states that on <i>April 17, 2014</i> , Debt that complied with the provisions of 11 U.S.C.	tor filed a "Certificate of Counseling" (Docket or received "an individual [or group] briefing
Debtor is not eligible to be a debtor in the provision provides in relevant part, that	nis case under 11 U.S.C. § 109(h)(1). That
an individual may not be a debto individual has, during the 180-da filing the petition by such individual nonprofit budget and credit coun 111(a) an individual or group bri conducted by telephone or on the opportunities for available credit individual in performing a relate	ay period ending on the date of dual, received from an approved aseling agency described in section itefing (including a briefing e Internet) that outlined the a counseling and assisted such
Debtor only received a credit counseling briefin With exceptions not applicable here, 11 U.S.C. counseling briefing <i>on or before</i> the date of filing	§ 109(h)(1) requires a debtor to obtain a credit
Accordingly,	
IT IS ORDERED that this case is dismissed.	
Signed on May 05, 2014	
	/s/ Thomas J. Tucker
	Thomas J. Tucker
	United States Bankruptcy Judge